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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
08/428,918	04/25/1995	ROBERT R. REAVER	REAV-35008	5672
7590 10/09/2003			EXAMINER	
SCOTT W KELLEY			ROWAN, KURT C	
KELLY BAUERSFELD AND LOWRY 6320 CANOGA AVENUE			ART UNIT	PAPER NUMBER
SUITE 1650 WOODLAND HILLS, CA 91367			3643	
			DATE MAILED: 10/09/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.		
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Γ		. 7	EXAMINER			
			ART UNIT	PAPER NUMBER		
			DATE MAILED:	J		
This is a communication	from the avaminar in	charge of your application.				
		ENTS AND TRADEMARKS				
COMIN	IISSIONER OF FATI	ENTS AND TRADEMARKS				
APPLICANT IS G RESPONSE SET I a. The amenda provisions of	IVEN ONE MONTH IN THE LAST OFFIC ment to claim(s)	8-7003 is informel/non-responsive for the FROM THE DATE OF THIS LETTER OR UNTIL CE ACTION (WHICHEVER IS LONGER) WITHIN, filed, filed and is accordingly held to be non-responsive. A serule is required.	THE EXPIRATION WHICH TO CORR	N OF THE PERIOD FOR ECT THE INFORMALITY. fails to comply with the		
b. The paper is unsigned. A duplicate paper or ratification, properly signed, is required. c. The paper is signed by, who is not of record. A ratification or a new power of attorney with a ratification, or a duplicate paper signed by a person of record, is required.						
d. The communication is presented on paper which will not provide a permanent copy. A permanent copy, or a request that a permanent copy be made by the Office at applicant's expense, is required, see M.P.E.P. 714.07. e. Other (see a Hachment)						
2. In accordance with	applicant's request,	THE PERIOD FOR RESPONSE FROM THE OFFI	ICE ACTION DAT	ED		
		MONTH(S). less approved by the Commissioner. 37 C.F.R. 1.13	36 (b)			
3. Receipt is acknowledged of papers submitted under 35 U.S.C. 119 which papers have been made of record in the file.						
4. Other						

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DETAILED ACTION

Response to Amendment

- 1. The reply filed on Feb 28, 2003 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): see below. See 37 CFR 1.111. Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE** (1) **MONTH or**THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF

 THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).
- 2. A Supplemental Declaration is required to cover the next amendment (see below) to correct for any errors present in the next amendment and should be dated close to the date of the amendment. For any error corrected, which is not covered by an oath or declaration, i.e., any error corrected after the filing of all declarations currently in the reissue application, applicant must submit a supplemental oath or declaration prior to allowance stating "that every such error arose without any deceptive intention on the part of applicant" See 37 CFR 1.175(b) and MPEP 1444.
- 3. Amendments E (paper number 40) and F (paper number 43) do not comply with 37 CFR 1.173. In general, any amendment in a reissue application should be made with respect to the original patent. Any addition to the original patent should be underlined and any deletion to the original patent should be bracketed ([]). Only one set of claims should be included with a

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reissue amendment. (No clean copy). Only claims that are amended in some way should be presented. Do not present a complete set of claims if some of the claims have not been amended. Amended claims should be labeled by parenthetical notation such as "(amended)", "(twice amended)" after the claim number. Each amendment should include, on pages separate from the amendment, (1) the status of all claims and (2) the basis in the patent for all amendments made. Specific claim errors are as follows:

Claim 1, (amended) should be inserted after --1.-- and [within] should be inserted in line 12, --by--should be underlined.

Claim 9, (amended) should be inserted after --9.-- and [mesh] should be inserted before "closure" in the last line.

Claim 12, (amended) should be inserted after --12.-- and [11] should be inserted after --claim--and "9" should be underlined.

Claim 14, line 7, "front end of the handle and defining an insect trap" should be inserted before "compartment". If it is meant to be deleted, it should be enclosed by []. If omission was an oversight and the language is to retained, no markings of any kind should be used.

Claims 2, 7, 10, and 19 appear as being unamended in Amendment E and Amendment F. These claims should not have been included in either amendment. In order to correct this error, applicant should request the deletion of these unamended claims was a mistake and that they should be undeleted. Do not present these claims in the amendment unless they are being amended.

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Claims 4 and 6 are lined through and therefor canceled. In the future, it is sufficient to merely request that claims be canceled.

Claim 11 is shown as being underlined yet remarks for Amendment F indicate that claim 11 has been canceled. It is assumed that the underlining was intended to be a strike-through as in claims 4 and 6. Please verify this. If claim 11 is not to be canceled, it should be undeleted as suggested for claims 2, 7, 10, and 19, above.

2.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **KURT ROWAN** whose telephone number is (703) 308-2321.

The examiner can normally be reached on Monday-Thursday from 6:30 a.m. to 5:00 p.m.

The fax phone number for the organization where this application or proceeding is assigned is (703) 306-4195 or (703) 305-3597.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

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KURT ROWAN

PRIMARY EXAMINER

ART UNIT 3643

October 7, 2003